# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

#### **RESPONSE TO**

i. EMERGENCY MOTION OF DEBTORS FOR INTERIM AND FINAL ORDERS (I) AUTHORIZING DEBTORS TO PAY (A) PREPETITION INTEREST OWNER OBLIGAIONS, JOINT INTEREST BILLINGS, AND E&P OPERATING EXPENSES AND (B) 503(b)(9) CLAIMS, AND (II) GRANTING RELATED RELIEF [P-7]

#### **AND**

ii. EMERGENCY MOTION OF DEBTORS FOR INTERIM AND FINAL ORDERS (I) AUTHORIZING DEBTORS (A) TO OBTAIN POSTPETITION FINANCING PURSUANT TO 11 U.S.C. §§105, 361, 362, 363(b), 364(c)(1), 364(c)(2), 364(c)(3), 364(d)(1) AND 364(e) AND (B) TO UTILIZE CASH COLLATERAL PURSUANT TO 11 U.S.C. §363, (II) GRANTING ADEQUATE PROTECTION TO PREPETITION SECURED PARTIES PURSUANT TO 11 U.S.C. §§ 361, 362, 363, 364 AND 507(b) AND (III) SCHEDULING FINAL HEARING PURSUANT TO BANKRUPTCY RULES 4001(b) and (c) [P-22]

**NOW INTO COURT**, through undersigned counsel, comes Cetco Energy Services Company, LLC. ("CETCO"), creditor in the above captioned proceeding, who files this response to:

i. Emergency Motion Of Debtors For Interim And Final Orders (I) Authorizing Debtors To
Pay (A) Prepetition Interest Owner Obligations, Joint Interest Billings, and E&P

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW GOM Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042.

Operating Expenses and (B) 503(B)(9) Claims, and (II) Granting Related Relief [P-7] ("Motion to Pay");

and

ii. Emergency Motion of Debtors for Interim and Final Orders (I) Authorizing Debtors (A) to Obtain Postpetition Financing Pursuant to 11 U.S.C. §§105, 361, 362, 363(B), 364(C)(1), 364(C)(2), 364(C)(3), 364(D)(1) and 364(E) and (B) To Utilize Cash Collateral Pursuant To 11 U.S.C. §363, (II) Granting Adequate Protection to Prepetition Secured Parties Pursuant to 11 U.S.C. §§ 361, 362, 363, 364 and 507(B) and (III) Scheduling Final Hearing Pursuant To Bankruptcy Rules 4001(B) And (C) [P-22] ("DIP Motion")

### as follows:

- 1. CETCO is a creditor that provided services and goods to Fieldwood Energy, LLC, (the "Debtor"), pre-petition, and continues to provide goods and services to the Debtor postpetition. Specifically, CETCO has worked and is working on the Katmai Well #1 Diesel Recovery & Flowback project located on the Tarantula Platform off the coast of Louisiana. CETCO is currently owed in excess of \$650,000.
- 2. It is not clear to CETCO how its claim will be treated under the Motion to Pay or DIP Motion. Accordingly, CETCO files this response in an effort to seek clarity as to how the CETCO claim will be treated by the referenced Motions.
- 3. In the Motion to Pay, Debtor seeks authority to pay certain E&O Claimants, but there is no exhibit or schedule that identifies the E&O Claimants or the amount each will be paid if the Motion to Pay is granted. Accordingly, CETCO requests that the Debtor provide it with a schedule or exhibit that identifies the E&O Claimants and the proposed amount to be paid.

- 4. In the DIP Motion, the Debtor seeks authority to obtain postpetition financing. "Permitted Prior Liens" are defined on page 10 of the DIP Motion as: "(ii) valid and unavoidable **permitted liens** in favor of third parties that were in existence immediately prior to the Petition Date that were perfected subsequent to the Petition Date as permitted by Section 546(b) of the Bankruptcy Code ((i) and (ii) together, the "Permitted Prior Liens")". (emphasis added)
- 5. La. R.S. 9:4884 explains that, "A privilege given by this Subpart is established and is effective as to a third person when the obligation it secures is incurred." The privilege provided by La. R.S. 9:4884 does not arise when the Statement of Privilege is filed in the mortgage records of the appropriate parish in accordance with La. R.S. 9:4885 and 9:4887.
- 6. As written, the definition of Permitted Prior Liens could be read to mean that the "lien" refers to the Statement of Privilege and that the Statement of Privilege had to be filed prior to the Petition Date. If it is the intention of the Debtor to require the Statement of Privilege to be filed in the mortgage records of the appropriate parish prior the Petition Date, CETCO objects to the language. It should be made clear that the privilege provided by La. R.S. 9:4881 et seq. must be in existence prior to the Petition Date, but not require a "lien" or Statement of Privilege exist prior to the Petition Date.
- 7. This Response is filed out of an abundance of caution, and CETCO will contact Debtor in an attempt to resolve all issues in advance of the hearing.
- 8. CETCO reserves all rights to join in any other objection to the DIP Motion and Motion to Pay and without waiver of any rights, claims, or defenses against the Debtor.
- 9. For the forgoing reasons, CETCO requests that any order approving the Motion to Pay and/or DIP Motion clarify the matters as requested above.

Dated: August 20, 2020

Respectfully submitted,

# THE DERBES LAW FIRM, LLC

/s/ Albert J. Derbes, IV

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Counsel for Cetco Energy Services Company, LLC

# **CERTIFICATE OF SERVICE**

I hereby certify that on August 20, 2020, a true and correct copy of the foregoing pleading was served on all parties registered to receive ECF notification in the above captioned case.

/s/ Albert J. Derbes, IV
ALBERT J. DERBES, IV